The status of each claim is listed below.

Claims 1-27: (Canceled).

28. (Previously Presented) A fertilizer comprising an organic nitrogen-containing composition comprising fermentation mother liquor obtained by culturing the strain of *Enterobacter agglomerans* in a liquid medium the pH of which is adjusted to 5.0 or less, to allow L-glutamic acid to be produced and accumulated, which is accompanied by precipitation of L-glutamic acid, and then separating L-glutamic acid from the medium,

wherein the fertilizer comprises cells of a strain of *Enterobacter agglomerans* having L-glutamic acid-producing ability.

- 29. (Previously Presented) The fertilizer according to Claim 28, wherein said strain can metabolize a carbon source in a liquid medium containing the carbon source and L-glutamic acid at a saturation concentration, and has an ability to accumulate L-glutamic acid at a saturation concentration, and has an ability to accumulate L-glutamic acid in an amount exceeding the saturation concentration.
- 30. (Currently Amended) The fertilizer according to Claim 29, wherein the pH of the medium is adjusted to about 4.5 or less a pH suitable for L glutamic acid production by said strain is a pH at which L glutamic acid precipitates in the medium, and L glutamic acid is produced and accumulated, which is accompanied by precipitation of the L glutamic acid, during the culture in the medium at the pH.

2

Application No. 10/077,745 Reply to Office Action of May 5, 2005

- 31. (Previously Presented) The fertilizer according to Claim 28, wherein the percentage by mass of organic nitrogen with respect to the total solid matter is not less than 6% in said organic nitrogen-containing composition.
- 32. (Previously Presented) The fertilizer according to Claim 28, wherein the percentage by mass of sulfate anion with respect to total nitrogen is 500% or less in said organic nitrogen-containing composition.

## **SUPPORT FOR THE AMENDMENTS**

The amendment to Claim 30 is supported by the specification at page 9, lines 17-18.

No new matter is believed to have been added to the present application by the amendments submitted above.